1	
2	Councilmember Elissa Silverman
3	
4	
5	
6 7	
8	
9	
10	AN ACT
11	
12	
13	
14	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
15 16	
16 17	
18	
19	To amend, on an emergency basis, the DC Nursing Education Enhancement Program
20	Amendment Act of 2021 to allow the University of the District of Columbia to provide
21	nursing students pursuing an LPN to AASN degree through its Community College with
22	a monthly stipend for living expenses and transportation.
23 24	BE IT ENACTED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
24	DE IT ENACTED, BY THE COUNCIL OF THE DISTRICT OF COLOMBIA, That this
25	act may be cited as the "DC Nursing Education Enhancement Program Emergency Amendment
26	Act of 2022".
27	Sec. 2. The DC Nursing Education Enhancement Program Amendment Act of 2021,
28	effective November 13, 2021 (D.C. La w 24-45; D.C. Official Code § 32-1693.01 et seq.), is
29	amended as follows:
30	(a) Section 4133(b)(3) (D.C. Official Code § 32-1693.02(b)(3)) is amended to read as
31	follows:
32	"(3) A stipend to be used toward living expenses and transportation for Program
33	participants pursuing:
34	"(A) WDLL courses or certification as a CNA, HHA, MA-C;

35	"(B) A CNA to HHA bridge program, through a direct care worker training
36	grantee; or
37	"(C) An LPN to AASN degree through UDC-CC.".
38	(b) Section 4116(c) (D.C. Official Code § 32-1693.05(c)) is amended by striking the
39	phrase "enrolled in WDLL course monthly stipends" and inserting the phrase "enrolled in UDC-
40	CC and WDLL courses stipends" in its place.
41	Sec. 3. Fiscal impact statement.
42	The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact
43	statement required by section 4a of the General Legislative Procedures Act of 1975, approved
44	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
45	Sec. 4. Effective date.
46	This act shall take effect following approval by the Mayor (or in the event of a veto by
47	the Mayor, action by the Council to override the veto), and shall remain in effect for no longer
48	than 90 days, as provided for emergency acts of the Council of the District of Columbia in
49	section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (97
50	Stat. 788; D.C. Official Code § 1-204.12(a)).